GREENBERG GLUSKER FIELDS CLAMAN & MACHTINGER LLP 1900 Avenue of the Stars, 21st Floor Los Angeles, California 90067-4590	1 2 3 4 5 6 7 8	STEPHEN S. SMITH (SBN 166539) SSmith@GreenbergGlusker.com WILLIAM M. WALKER (SBN 145559) WWalker@GreenbergGlusker.com AARON J. MOSS (SBN 190625) AMoss@GreenbergGlusker.com GREENBERG GLUSKER FIELDS CLAMAN & MACHTINGER LLP 1900 Avenue of the Stars, 21st Floor Los Angeles, California 90067-4590 Telephone: 310.553.3610 Fax: 310.553.0687 Attorneys for Defendants StudiVZ Ltd., Holtzbrinck Networks GmbH, and Holtzbrinck Ventures GmbH					
	10	UNITED STATES DISTRICT COURT					
	11	NORTHERN DISTRICT OF CALIFORNIA					
	12	SAN JOSE DIVISION					
	13						
	14	FACEBOOK, INC.,	Case No. 5:08-CV-03468 JF				
	15	Plaintiff,	Assigned To: Honorable Jeremy Fogel				
	16 17	v. STUDIVZ LTD., HOLTZBRINCK NETWORKS GmbH,	STUDIVZ LTD.'S SUPPLEMENTAL RESPONSES TO FACEBOOK,				
REE	18	HOLTZBRINCK VENTURES	RESPONSES TO FACEBOOK, INC.'S FIRST SET OF REQUESTS FOR PRODUCTION				
Cy.	19	GmbH, and DOES 1-25, Defendants.					
	20	Defendants.	Complaint Filad: July 18, 2008				
	21		Complaint Filed: July 18, 2008				
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	23	PROPOUNDING PARTY: FAC	CEBOOK, INC.				
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37106-00002/1670523.4

I. GENERAL OBJECTIONS

A. StudiVZ objects to the Requests for Production ("Requests") on the grounds that Facebook seeks the right to use evidence obtained in this action in the action pending between Facebook and StudiVZ in Germany (the "German Action"). It is improper under established law to use this lawsuit or this Court as vehicles to obtain discovery for use in a foreign case when that evidence is located outside the United States, as it is here. It is also inconsistent with the District Court's form protective order. StudiVZ will only produce evidence pursuant to a protective order specifying that the evidence is not specifically authorized to be used in any other court.

- B. StudiVZ objects to the Requests on the grounds that they seek discovery that is not reasonably related to pertinent disputed personal jurisdictional or *forum non conveniens* issues, which is improper given that there are currently pending motions to dismiss all defendants for lack of personal jurisdiction and *forum non conveniens*.
- C. StudiVZ objects to the Requests on the grounds that they would require violation of the privacy rights of its employees and its customers as embodied in German and European Union law, including but not limited to the German Constitution, the German Federal Data Protection Act (BDSG), the German Telecommunications Act (TKG), the German Tele Services Data Protection Act (TDDSG), the European Community Data Protection Directive 95/46/EC, Data Protection Directive for Electronic Communication 2002/58/ED and the E-Commerce Directive 2000/31/EC.

& MACHTINGER LLP	1900 Avenue of the Stars, 21st Floor	Los Angeles, California 90067-4590	
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D. StudiVZ objects to the Requests on the grounds that the definition of "STUDIVZ," "YOU," and "YOUR" includes StudiVZ's "directors, officers, parents, subsidiaries, predecessors, successors, assigns, agents, servants, employees, investigators, attorneys, AND ALL other persons and entities representing it acting on its behalf, OR purporting to act on its behalf, including without limitation, Ehassan Dariani and Dennis Bemman." This is improperly overbroad generally and is particularly so given that the discovery purports to relate to personal jurisdiction, since in establishing jurisdiction discovery must be directed at the party only.

- StudiVZ objects to the Requests on the grounds that their gross E. overbreadth would require StudiVZ to incur an unreasonable amount of expense and time to search for and then produce the requested documents.
- F. StudiVZ objects to the Requests to the extent they seek documents that are protected from disclosure by the attorney-client privilege, the attorney work product doctrine, the right of privacy and/or any other applicable privileges, doctrines, or immunity from disclosure.
- G. StudiVZ further objects to the Requests to the extent they attempt or purport to impose obligations on StudiVZ beyond those set forth in the Federal Rules of Civil Procedure and the Hague Convention of 18 March 1970 on the Taking of Evidence Abroad in Civil or Commercial Matters ("Hague Evidence Convention") as interpreted and enforced under German law. All definitions and instructions will be treated as having no force or effect to the extent they purport to impose obligations on StudiVZ beyond those set forth in the Federal Rules of Civil Procedure or the Hague Evidence Convention as interpreted and enforced under German law.

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REQUEST FOR PRODUCTION NO. 1:

All DOCUMENTS that RELATE TO ANY contracts OR agreements between YOU AND ANY business licensed, located, based, OR incorporated in California OR ANY PERSON currently OR formerly residing OR domiciled in California.

RESPONSE TO REQUEST FOR PRODUCTION NO. 1:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a prima facie showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that the definition of "YOU" is grossly overbroad. StudiVZ further objects to this request on the grounds that it is unlimited as to time, and is so overbroad as to be unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it seeks information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence. StudiVZ further objects to this request on the grounds that it does not exclude contracts of adhesion, which are irrelevant to any issue of personal jurisdiction or forum non conveniens. StudiVZ further objects to this request on the grounds that it is not limited to contracts StudiVZ knew were with businesses or residents located in California. Subject to and without waiving the foregoing objections, StudiVZ states as follows:

StudiVZ has produced all non-confidential portions of the one negotiated contract to which it was a party that was in effect as of July 18, 2008, where the party on the other side was known by StudiVZ to be a California resident or where the contract expressly called for application of California law.

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REQUEST FOR PRODUCTION NO. 2:

All DOCUMENTS that RELATE TO ANY USER OF STUDIVZ residing OR domiciled in California, including ALL COMMUNICATIONS.

RESPONSE TO REQUEST FOR PRODUCTION NO. 2:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a prima facie showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that the definition of "STUDIVZ" is grossly overbroad. StudiVZ further objects to this request on the grounds that it does not know where its USERS reside or where they are domiciled. Subject to and without waiving the foregoing objections, StudiVZ states as follows:

On November 26, 2008, during one of the parties' meet and confer sessions, Facebook withdrew this request.

REQUEST FOR PRODUCTION NO. 3:

ALL DOCUMENTS that RELATE TO ANY COMMUNICATION between YOU AND FACEBOOK.

RESPONSE TO REQUEST FOR PRODUCTION NO. 3:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a prima facie showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that the definition of "YOU" is grossly overbroad. StudiVZ further objects to this

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request on the grounds that it is unlimited as to time, and is so overbroad as to be unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it seeks information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence. StudiVZ further objects to this request to the extent it calls for documents covered by the Nondisclosure Agreement dated May 9, 2008. Subject to and without waiving the foregoing objections, StudiVZ states as follows:

As of the period on or near July 18, 2008, the date of the filing of this lawsuit, StudiVZ is aware of only communications between StudiVZ and Facebook related to Facebook's proposed purchase of StudiVZ from Holtzbrinck Networks and Holtzbrinck Ventures. However, those documents are not relevant to any issue in the case, including personal jurisdiction or venue, and are subject to the Nondisclosure Agreement dated May 9, 2008, which provides that the communications and disclosures related to the potential purchase would be not be used for any purpose other than in connection with the potential purchase itself. As to communications between StudiVZ and Facebook that have any relationship to what is alleged by Facebook in its complaint, those communications have been or will be produced.

REQUEST FOR PRODUCTION NO. 4:

DOCUMENTS sufficient to IDENTIFY the number AND amount of sales of goods AND services sold OR provided by YOU to current OR former California residents, including PERSONS, businesses, AND USERS OF STUDIVZ.

RESPONSE TO REQUEST FOR PRODUCTION NO. 4:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a *prima facie* showing of jurisdiction over

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StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that the definition of "YOU" is grossly overbroad. StudiVZ further objects to this request on the grounds that it is unlimited as to time, and is so overbroad as to be unduly burdensome and harassing. Subject to and without waiving the foregoing objections, StudiVZ states as follows:

As of July 18, 2008, StudiVZ did not have any accounts receivables that were owed by any known California resident(s) to StudiVZ. Accordingly, after a reasonable and diligent search, no documents responsive to this Request as limited to the time period at which this lawsuit was filed were found.

REQUEST FOR PRODUCTION NO. 5:

DOCUMENTS THAT RELATE TO the relationship of VERLAGSGRUPPE GEORG VON HOLTZBRINCK GmBH, HOLTZBRINCK NETWORKS GmBH, AND HOLTZBRINCK VENTURES GmBH to OR with STUDIVZ, including without limitation, the investments of VERLAGSGRUPPE GEORG VON HOLTZBRINCK GmBH, HOLTZBRINCK NETWORKS GmBH, AND HOLTZBRINCK VENTURES GmBH, in, AND control OR influence over STUDIVZ.

RESPONSE TO REQUEST FOR PRODUCTION NO. 5:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a prima facie showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that it is unlimited as to time, and is so overbroad as to be unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it seeks

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information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the foregoing objections, StudiVZ states as follows:

On November 26, 2008, during one of the parties' meet and confer sessions, Facebook limited this request to due diligence, investment transaction documents and StudiVZ board minutes that mention Facebook. Subject to this limitation, StudiVZ has produced or will produce all non-confidential portions of responsive documents in its possession, custody or control.

REQUEST FOR PRODUCTION NO. 6:

DOCUMENTS sufficient to describe in detail the organizational structure of STUDIVZ from its creation until the present, including DOCUMENTS sufficient to identify ALL shareholders, officers, employees, investors, AND directors.

RESPONSE TO REQUEST FOR PRODUCTION NO. 6:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a prima facie showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that the definition of "STUDIVZ" is grossly overbroad. StudiVZ further objects to this request on the grounds that it is unlimited as to time, and is so overbroad as to be unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it seeks information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the foregoing objections, StudiVZ states as follows:

On November 26, 2008, during one of the parties' meet and confer sessions, Facebook limited this request to StudiVZ's organizational charts that go down to

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the Vice Presidential level and cover Engineering and Product Management. Subject to this limitation, StudiVZ has produced all responsive documents in its possession, custody or control.

REQUEST FOR PRODUCTION NO. 7:

DOCUMENTS that RELATE TO STUDIVZ's business OR corporate records, including without limitation, meeting minutes, Articles of Incorporation, operating agreements, stock agreements, AND ANY DOCUMENTS that RELATE TO STUDIVZ's observance of corporate formalities, as well as Units, Capital Accounts. AND Management Reports.

RESPONSE TO REQUEST FOR PRODUCTION NO. 7:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so. Facebook must either make a prima facie showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that the definition of "STUDIVZ" is grossly overbroad. StudiVZ further objects to this request on the grounds that it is unlimited as to time, and is so overbroad as to be unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it seeks information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the foregoing objections, StudiVZ states as follows:

On November 26, 2008, during one of the parties' meet and confer sessions, Facebook limited this request to corporate formation documents. Subject to this limitation, StudiVZ has produced all non-confidential portions of responsive documents in its possession, custody or control.

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REQUEST FOR PRODUCTION NO. 8:

DOCUMENTS that RELATE TO STUDIVZ's financial history, including without limitation, financial reports, profit/loss statements, budgets, financial planning DOCUMENTS, accounts payable, accounts receivable, AND loan DOCUMENTS, as well as Financial Reports, Capital Accounts, AND Adjusted Capital Accounts.

RESPONSE TO REQUEST FOR PRODUCTION NO. 8:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a prima facie showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that the definition of "STUDIVZ" is grossly overbroad. StudiVZ further objects to this request on the grounds that it is unlimited as to time, and is so overbroad as to be unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it seeks information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the foregoing objections, StudiVZ states as follows:

On November 26, 2008, during one of the parties' meet and confer sessions, Facebook informed StudiVZ that Facebook was putting this request "on hold" and that Facebook would not bring a motion to compel with respect to this request. Facebook has not pursued, and has not further discussed, this request during subsequent meet and confer sessions.

REQUEST FOR PRODUCTION NO. 9:

DOCUMENTS that RELATE TO ANY contacts OR COMMUNICATIONS YOU have had with PERSONS currently OR formerly residing OR domiciled in

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California; businesses (including without limitation, Internet search engines providers such as Google Inc. AND Yahoo! Inc., server providers, advertising agencies, advertisers, Internet service providers, computer equipment providers, YOUR licensors AND licensees) currently OR formerly located, licensed, based, OR incorporated in California; AND universities, colleges, high schools located in California, including without limitation, letters, emails, advertising materials, business solicitations, business contacts, telephonic conversations, facsimile transmissions, AND trips to California.

RESPONSE TO REQUEST FOR PRODUCTION NO. 9:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a *prima facie* showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that the definition of "YOU" is grossly overbroad. StudiVZ further objects to this request on the grounds that it is unlimited as to time, and is so overbroad as to be unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it is compound. StudiVZ further objects to this request on the grounds that it seeks information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the foregoing objections, StudiVZ states as follows:

On November 26, 2008, during one of the parties' meet and confer sessions, StudiVZ agreed to produce any contracts in effect as of July 18, 2008, the date this lawsuit was filed, with a known California resident or that expressly called for the application of California law and any accounts payable or accounts receivable that were owing to or from a known California resident as of July 18, 2008. After a reasonable and diligent search, one such contract was found and produced and it

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was discovered that StudiVZ did not have any accounts receivables or accounts payable that existed with a known California resident as of July 18, 2008.

REQUEST FOR PRODUCTION NO. 10:

DOCUMENTS sufficient to show, on a monthly basis, how many USERS OF STUDIVZ have been registered on www.studivz.net, www.meinvz.net, www.studigg.fr, www.studiln.it, www.estudiln.net, www.studentix.pl, AND www.schuelervz.net since October 2005, AND how many of those USERS OF STUDIVZ are residents of California.

RESPONSE TO REQUEST FOR PRODUCTION NO. 10:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a prima facie showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that it so overbroad as to be unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it seeks information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the foregoing objections, StudiVZ states as follows:

StudiVZ cannot go back into time to search its user records to determine on any given date the number of users it has who are residents of California or who have identified some affiliation with a California college or university. It can only conduct such a search on a then-current basis. StudiVZ conducted two such searches in October 2008 in connection with its then-anticipated motion to dismiss, which has since been filed. The first was conducted on or about October 14, 2008. At that time, there were a total of 11,628,863 users of all StudiVZ Websites. Only 10,272 of those users had identified themselves as being affiliated with California

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or a California-located university. Specifically, out of the 5,509,971 registered users of the StudiVZ- branded sites, only 8,547 identified themselves as affiliated with universities located in California. Out of the 4,396,184 registered users of the Schueler VZ-branded sites, only 122 identified themselves as being located in California. Out of the 1,722,708 registered users of the MeinVZ-branded sites, only 1,603 identified themselves as being located in California. There are no documents related to that search, other than attorney-client privileged communications from StudiVZ to its counsel reciting the statistics.

The second search was done on or about October 22, 2008. At that time, there were a total of 11,768,965 users of all StudiVZ Websites. Only 11,013 of those users had identified themselves as being affiliated with California or a California-located university. Specifically, out of the 5,534,300 registered users of the StudiVZ-branded sites, only 9,144 had identified themselves as affiliated with universities located in California. Out of the 4,443,708 registered users of the Schueler VZ-branded sites, only 122 identified themselves as being located in California. Out of the 1,790,957 registered users of the MeinVZ-branded sites, only 1,747 identified themselves as being located in California. There is an excel spreadsheet that StudiVZ used to compile the numbers from that search, which will be produced. There are no other documents related to that search.

REQUEST FOR PRODUCTION NO. 11:

DOCUMENTS sufficient to show the number AND amount of accounts receivable owed YOU by California residents, including PERSONS AND entities, as well as the goods AND services for which the individual accounts receivable are owed to.

RESPONSE TO REQUEST FOR PRODUCTION NO. 11:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not

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entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a *prima facie* showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that the definition of "YOU" is grossly overbroad. StudiVZ further objects to this request on the grounds that it so overbroad as to be unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it seeks information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the foregoing objections, StudiVZ states as follows:

After a reasonable and diligent search, no responsive documents were found for the time period at or about July 18, 2008, the date this lawsuit was filed.

REQUEST FOR PRODUCTION NO. 12:

DOCUMENTS sufficient to show ALL of YOUR current AND former personal OR real property currently OR previously located in California.

RESPONSE TO REQUEST FOR PRODUCTION NO. 12:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a prima facie showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that the definition of "YOU" is grossly overbroad. Subject to and without waiving the foregoing objections, StudiVZ states as follows:

After a reasonable and diligent search, no responsive documents were found.

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REQUEST FOR PRODUCTION NO. 13:

ALL contracts involving YOU in which California law governs.

RESPONSE TO REQUEST FOR PRODUCTION NO. 13:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a prima facie showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that the definition of "YOU" is grossly overbroad. StudiVZ further objects to this request on the grounds that it so overbroad as to be unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it does not exclude contracts of adhesion. StudiVZ further objects to this request on the grounds that it seeks information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the foregoing objections, StudiVZ states as follows:

StudiVZ has produced all non-confidential portions of the one negotiated contract to which it was a party that was in effect as of July 18, 2008, where the party on the other side was known by StudiVZ to be a California resident or where the contract expressly called for application of California law. Even that one contract does not clearly call for the application of California law. One provision refers to California law, but the more specific provision calls for the application of German law.

REQUEST FOR PRODUCTION NO. 14:

ALL DOCUMENTS RELATED TO instances when YOU accessed FACEBOOK website, www.facebook.com OR www.thefacebook.com.

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RESPONSE TO REQUEST FOR PRODUCTION NO. 14:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a prima facie showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that the definition of "YOU" is grossly overbroad. StudiVZ further objects to this request on the grounds that it so overbroad as to be unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it seeks information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence.

Despite numerous conferences with counsel to meet and confer in an attempt to narrow this request, the parties have been unable to come to agreement on the appropriate scope of this request.

REQUEST FOR PRODUCTION NO. 15:

IDENTIFY ALL of YOUR licenses OR registrations regarding the ability to do business in California.

RESPONSE TO REQUEST FOR PRODUCTION NO. 15:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a prima facie showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that the definition of "YOUR" is grossly overbroad. Subject to and without waiving the foregoing objections, StudiVZ states as follows:

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After a reasonable and diligent search, no responsive documents were found.

REQUEST FOR PRODUCTION NO. 16:

ALL DOCUMENTS RELATED TO the services provided by www.studivz.net, www.meinvz.net, www.studigg.fr, www.studiln.it, www.estudiln.net, www.studentix.pl, AND www.schuelervz.net to USERS OF STUDIVZ, including how they are provided.

RESPONSE TO REQUEST FOR PRODUCTION NO. 16:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a prima facie showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that it is unlimited as to time, and is so overbroad as to be unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it seeks information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the foregoing objections, StudiVZ states as follows:

On November 26, 2008, during one of the parties' meet and confer sessions, Facebook's counsel, Annette Hurst, agreed that this request was too broad and informed StudiVZ's counsel that Facebook would reconsider what, if anything, Facebook really needed. On December 23, 2008, during another one of the parties' meet and confer sessions, Facebook's new counsel, Thomas Gray, proposed to "limit" this request to documents regarding the design, development and implementation of StudiVZ's websites. Since the proposed "limitation" encompasses categories beyond the actual request and would make this request even more broad, StudiVZ rejected Facebook's proposed "limitation."

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REQUEST FOR PRODUCTION NO. 17:

ALL DOCUMENTS RELATED TO the circumstances surrounding the formation of STUDIVZ as a company, including filings, investments, communications, capitalization, directors, officers, attorneys, investors, AND reasons for the formation.

RESPONSE TO REQUEST FOR PRODUCTION NO. 17:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a prima facie showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that the definition of "STUDIVZ" is grossly overbroad. StudiVZ further objects to this request on the grounds that it is unlimited as to time, and is so overbroad as to be unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it seeks information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the foregoing objections, StudiVZ states as follows: Subject to and without waiving the foregoing objections, StudiVZ states as follows:

On November 26, 2008, during one of the parties' meet and confer sessions, StudiVZ agreed to produce a somewhat more limited category of responsive documents -- i.e., the documents that constitute the actual corporate formation of StudiVZ -- and those documents have been produced.

REQUEST FOR PRODUCTION NO. 18:

ALL DOCUMENTS RELATED TO current AND former directors, officers, employees, AND agents of STUDIVZ, including DOCUMENTS RELATED TO dates in these positions, duties, authorities, AND responsibilities.

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RESPONSE TO REQUEST FOR PRODUCTION NO. 18:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a prima facie showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that the definition of "STUDIVZ" is grossly overbroad. StudiVZ further objects to this request on the grounds that it is unlimited as to time, and is so overbroad as to be unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it seeks information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the foregoing objections, StudiVZ states as follows:

On November 26, 2008, during one of the parties' meet and confer sessions, Facebook limited this request to StudiVZ's organizational charts that go down to the Vice Presidential level and cover Engineering and Product Management. Subject to this limitation, StudiVZ has produced all responsive documents in its possession, custody or control.

REQUEST FOR PRODUCTION NO. 19:

ALL DOCUMENTS RELATED TO YOUR promotions AND marketing activities directed, at least in part, at California residents.

RESPONSE TO REQUEST FOR PRODUCTION NO. 19:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a prima facie showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute.

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Facebook has done neither. StudiVZ further objects to this request on the grounds that the definition of "YOUR" is grossly overbroad. StudiVZ further objects to this request on the grounds that it is unlimited as to time, and is so overbroad as to be unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it seeks information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the foregoing objections, StudiVZ states as follows:

After a reasonable and diligent search, no responsive documents were found.

REQUEST FOR PRODUCTION NO. 20:

DOCUMENTS sufficient to identify ALL of YOUR business relationships with, OR financial interests in, businesses incorporated, located, based, OR with facilities OR offices located in California, including the nature of each relationship, including the name of each business, whether each business is incorporated, located, based OR has facilities OR offices located in California, AND the nature of the relationship, including ANY goods OR services provided.

RESPONSE TO REQUEST FOR PRODUCTION NO. 20:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a prima facie showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that the definition of "YOUR" is grossly overbroad. StudiVZ further objects to this request on the grounds that it is unlimited as to time, and is so overbroad as to be unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it seeks information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the

foregoing objections, StudiVZ states as follows:

On November 26, 2008, during one of the parties' meet and confer sessions, StudiVZ agreed to produce any contracts in effect as of July 18, 2008, the date this lawsuit was filed, with a known California resident or that expressly called for the application of California law and any accounts payable or accounts receivable that were owing to or from a known California resident as of July 18, 2008. After a reasonable and diligent search, one such contract was found and produced and it was discovered that StudiVZ did not have any accounts receivable or accounts payable that existed with a known California resident as of July 18, 2008.

REQUEST FOR PRODUCTION NO. 21:

DOCUMENTS sufficient to show the ownership of STUDIVZ, including without limitation PERSON'S names, amounts they contributed OR invested, AND their percent ownership OR control on a by-PERSON basis.

RESPONSE TO REQUEST FOR PRODUCTION NO. 21:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a *prima facie* showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that the definition of "STUDIVZ" is grossly overbroad. StudiVZ further objects to this request on the grounds that it is unlimited as to time, and is so overbroad as to be unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it seeks information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the foregoing objections, StudiVZ states as follows:

StudiVZ has produced such responsive documents.

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REQUEST FOR PRODUCTION NO. 22:

ALL DOCUMENTS RELATED TO universities, colleges, high schools, AND institutes of higher learning located in California at which STUDIVZ provides OR provided services including without limitation access to www.studiyz.net, www.meinvz.net, www.studigg.fr, www.studiln.it, www.estudiln.net, www.studentix.pl, AND www.schuelervz.net, including without limitation University of California (ALL campuses), California State University (ALL campuses), as well as the USERS OF STUDIVZ using email domains (e.g., name@stanford.edu) from those universities, colleges, high schools, AND institutes of higher learning.

RESPONSE TO REQUEST FOR PRODUCTION NO. 22:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a prima facie showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that the definition of "STUDIVZ" is grossly overbroad. Subject to and without waiving the foregoing objections, StudiVZ states as follows:

On November 26, 2008, during one of the parties' meet and confer sessions, Facebook withdrew this request. At that time, Facebook's counsel stated that Facebook was not interested in high schools, that Facebook would try to come up with a limitation on this request, and that Facebook might re-propound this request on a school by school basis. Facebook has not pursued, and has not further discussed, this request during subsequent meet and confer sessions.

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REQUEST FOR PRODUCTION NO. 23:

ALL versions of COMPUTER CODE YOU wrote, programmed OR helped develop that RELATES TO www.studivz.net, www.meinvz.net, www.studigg.fr, www.studiln.it, www.estudiln.net, www.studentix.pl, AND www.schuelervz.net.

RESPONSE TO REQUEST FOR PRODUCTION NO. 23:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a *prima facie* showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that the definition of "YOU" is grossly overbroad. StudiVZ further objects to this request on the grounds that it is unlimited as to time, and is so overbroad as to be unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it seeks information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence.

Despite numerous conferences with counsel to meet and confer in an attempt to narrow this request, the parties have been unable to come to agreement on the appropriate scope of this request.

REQUEST FOR PRODUCTION NO. 24:

A copy of ALL executable versions of COMPUTER CODE YOU use, used, developed OR helped develop that RELATES TO www.studivz.net, www.meinvz.net, www.studiqg.fr, www.studiln.it, www.estudiln.net, www.studentix.pl, AND www.schuelervz.net.

RESPONSE TO REQUEST FOR PRODUCTION NO. 24:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not

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entitled to take discovery on personal jurisdiction as a matter of right. I In order to do so, Facebook must either make a prima facie showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that the definition of "YOU" is grossly overbroad. StudiVZ further objects to this request on the grounds that it is unlimited as to time, and is so overbroad as to be unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it seeks information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the foregoing objections, StudiVZ states as follows:

On November 26, 2008, during one of the parties' meet and confer sessions, Facebook's counsel stated StudiVZ should "put a pin in that one" because she did not know why Facebook wanted executable code. Accordingly, and in reliance upon that statement by Facebook's counsel, StudiVZ has not taken any further action with respect to this request.

REQUEST FOR PRODUCTION NO. 25:

ALL COMMUNICATIONS that RELATE TO FACEBOOK, its website, OR the servers it uses, used, accesses OR accessed.

RESPONSE TO REQUEST FOR PRODUCTION NO. 25:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a prima facie showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that it is unlimited as to time, and is so overbroad as to be unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it seeks

information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence.

Despite numerous conferences with counsel to meet and confer in an attempt to narrow this request, the parties have been unable to come to agreement on the appropriate scope of this request.

REQUEST FOR PRODUCTION NO. 26:

ALL COMMUNICATIONS that RELATE TO OR REFER TO FACEBOOK.

RESPONSE TO REQUEST FOR PRODUCTION NO. 26:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a *prima facie* showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that it is unlimited as to time, and is so overbroad as to be unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it seeks information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence.

Despite numerous conferences with counsel to meet and confer in an attempt to narrow this request, the parties have been unable to come to agreement on the appropriate scope of this request.

REQUEST FOR PRODUCTION NO. 27:

A copy of ALL versions of COMPUTER CODE (including, without limitation, source code, object code and scripts) YOU wrote, which YOU used OR use, OR for which YOU paid that was designed to extract information from any

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website, including thefacebook.com OR facebook.com.

RESPONSE TO REQUEST FOR PRODUCTION NO. 27:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a prima facie showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that the definition of "YOU" is grossly overbroad. StudiVZ further objects to this request on the grounds that it is unlimited as to time, and is so overbroad as to be unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it seeks information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the foregoing objections, StudiVZ states as follows:

After a reasonable and diligent search, no responsive documents were found.

REQUEST FOR PRODUCTION NO. 28:

ALL DOCUMENTS related to any account YOU created to access any FACEBOOK website, including thefacebook.com AND facebook.com.

RESPONSE TO REQUEST FOR PRODUCTION NO. 28:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a *prima facie* showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that the definition of "YOU" is grossly overbroad. StudiVZ further objects to this request on the grounds that it is unlimited as to time, and is so overbroad as to be

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unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it seeks information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence.

Despite numerous conferences with counsel to meet and confer in an attempt to narrow this request, the parties have been unable to come to agreement on the appropriate scope of this request.

REQUEST FOR PRODUCTION NO. 29:

ALL COMMUNICATIONS OR DOCUMENTS concerning or that RELATE TO the use of any server, including proxy server, to access FACEBOOK's server(s) OR website(s).

RESPONSE TO REQUEST FOR PRODUCTION NO. 29:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a prima facie showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that it is unlimited as to time, and is so overbroad as to be unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it seeks information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence.

Despite numerous conferences with counsel to meet and confer in an attempt to narrow this request, the parties have been unable to come to agreement on the appropriate scope of this request.

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REQUEST FOR PRODUCTION NO. 30:

ALL DOCUMENTS reflecting, associated with, OR that RELATE TO any of YOUR responses to Interrogatories in this action.

RESPONSE TO REQUEST FOR PRODUCTION NO. 30:

StudiVZ hereby incorporates by reference the general objections set forth above. StudiVZ further objects to this request on the grounds that a plaintiff is not entitled to take discovery on personal jurisdiction as a matter of right. In order to do so, Facebook must either make a prima facie showing of jurisdiction over StudiVZ, or it must identify material jurisdictional issues that are in dispute. Facebook has done neither. StudiVZ further objects to this request on the grounds that it is unlimited as to time, and is so overbroad as to be unduly burdensome and harassing. StudiVZ further objects to this request on the grounds that it seeks information that is not relevant nor reasonably calculated to lead to the discovery of admissible evidence. Subject to and without waiving the foregoing objections, StudiVZ states as follows:

StudiVZ has produced or will produce the specific documents identified in its interrogatory responses.

DATED: January 9, 2009

GREENBERG GLUSKER FIELDS

M. WALKER (SBN 145 Attorneys for Defendants StudiVZ Ltd.,

Holtzbrinck Networks GmbH, and

Holtzbrinck Ventures GmbH

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PROOF OF SERVICE CCP §1011, CCP §1013a(3)

STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I am employed in the county of Los Angeles, State of California.

I am over the age of 18 and not a party to the within action; my business address is 1900 Avenue of the Stars, Suite 2100, Los Angeles, California 90067-4590.

On January 9, 2009, I served the foregoing document described as STUDIVZ LTD.'S SUPPLEMENTAL RESPONSES TO FACEBOOK, INC.'S FIRST SET OF REQUESTS FOR PRODUCTION on the interested parties in this action

by placing \(\bar{\omega} \) the original \(\bar{\omega} \) a true copy thereof enclosed in sealed envelopes addressed as follows:

Thomas Gray, Esq. (ORIGINAL) tgray@orrick.com
Orrick, Herrington & Sutcliffe LLP
4 Park Plaza, Suite 1600
Irvine, CA 92614-2558

Attorneys for Plaintiff Facebook, Inc.

SIGNATURE

Gary E. Weiss, Esq. (COPY) gweiss@orrick.com Orrick, Herrington & Sutcliffe LLP 1000 Marsh Road Menlo Park, CA 94025

BOTH BY E-MAIL AND U.S. MAIL:

As follows: I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with U.S. postal service on that same day with postage thereon fully prepaid at Los Angeles, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit. A true and correct copy of the document was also e-mailed to Thomas Gray, Esq., tgray@orrick.com, and to Gary E. Weiss, Esq. at gweiss@orrick.com.

Executed on January 9, 2009, at Los Angeles, California.

BY PERSONAL SERVICE:

	I delivered such e	I delivered such envelope by hand to the offices of the addressee.		
Exec	uted on	, at Los Angeles, California.		
(Fed)	I declare that I am employed in the office of a member of the bar of this court at who the service was made.			
Nancy	L. Luis	Danay C. Aus		

PROOF OF SERVICE

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